1 2 3 4 5	JASON M. FRIERSON United States Attorney District of Nevada Nevada Bar No. 7709 VIRGINIA T. TOMOVA Assistant United States Attorney Nevada Bar No. 12504 501 Las Vegas Blvd. So., Suite 1100 Las Vegas, Nevada 89101 (702) 388-6533	
6	Virginia.Tomova@usdoj.gov Attorneys for Federal Defendants	
7 8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9	UNDRA STEPHENS, Individually,	Case No. 2:24-cv-01700-RFB-DJA
10	Plaintiff, v.	Stipulation and Order to Extend Time t File a Response
11 12 13 14 15 16 17 18	JOHN ROBERT SKINNER, Individually; DOE RENTER, an Individual; EAN HOLDINGS, LLC, a Foreign-Limited Liability Company; ENTERPRISE LEASING COMPANY – WEST, LLC, a Foreign Limited Liability Company; UNITED STATES OF AMERICA; DEPARTMENT OF THE AIR FORCE; NELLIS AIR FORCE BASE; DOES I-XX; Inclusive; and ROE CORPORATIONS I-XX, Inclusive;	(Second Request)
19	Pursuant to Rule 6(b)(1) of the Federal Rules of Civil Procedure and Rule IA 6-1 of	
20	this Court's Local Rules, Plaintiff and Federal Defendant United States of America, for itself	
21	and on behalf of the Department of the Air Force, Nellis Air Force Base, and John Robert	
22	Skinner, a defendant herein who was acting within the course and scope of federa	
23	employment or office at the time of the subject incident ("Federal Defendants"), through	
24	undersigned counsel, hereby stipulate and agree as follows:	
25	Plaintiff filed his state court complaint in the Eighth Judicial District Court of Nevada	
26	on June 18, 2024. ECF No. 3, p. 2, ¶ 5.	

Plaintiff served Federal Defendants with a copy of the state court summons and

complaint on August 23, 2024. ECF No. 3, pp. 1-2, $\P\P$ 1-2.

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On September 30, 2024, counsel for Plaintiff and Federal Defendants agreed to a 90day extension of time from September 30, 2024, for Federal Defendants to retrieve the information needed to review and to respond to the allegations in Plaintiff's complaint. Since the time the last stipulation was filed and approved by the Court, the parties have discussed on numerous occasions potential issues regarding the submission of an SF 95 Form by Plaintiff. Based on these discussions and the need for additional time to investigate these issues Plaintiff and Federal Defendants agreed to an additional 30-day extension of time from December 30, 2024, to January 31, 2025, to retrieve additional information regarding the

Federal Defendants removed the state court case on September 12, 2024. ECF No. 1.

Accordingly, the parties, through undersigned counsel, submit this stipulation to a 30-day extension from **December 30, 2024**, to **January 31, 2025**, for Federal Defendants to file a response to Plaintiff's complaint. This is the second request for an extension of time.

submission of an SF 95 Form and to respond to the allegations in Plaintiff's complaint.

This stipulated request is filed in good faith and not for the purposes of undue delay. Respectfully submitted this 27th day of December 2024.

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JASON M. FRIERSON United States Attorney

/s/ Marianne Y. Denton MARIANNE Y. DENTON, ESO.

Nevada Bar No. 12360

411 E. Bonneville Ave., #300

Las Vegas, NV 89101

<u>/s/ Virginia T. Tomova</u> VIRGINIA T. TOMOVA Assistant United States Attorney

Page 2 of 2

Attorneys for the Federal Defendants

Attorneys for Plaintiff

IT IS SO ORDERED:

UNITED STATES MAGISTRATE JUDGE

12/30/2024 DATED:

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